# The Gazette



## of **Endia**

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#### PART II-Section 4

## Statutory Rules and Orders issued by the Ministry of Defence

#### MINISTRY OF DEFENCE

New Delhi, the 21st March 1963

- S.R.O. 123.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Deputy Director (Contracts) in the Controller General, Defence Production Headquarters Organisation, namely:—
- 1. Short title.—These rules may be called the Controller General Defence Production Headquarters Organisation, Deputy Director (Contracts) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post of Deputy Director (Contracts) in the Controller General, Defence Production Headquarters Organisation.
- 3. Number, classification and scale of pay.—The number and classification of the post aforesaid and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule hereto annexed.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment for the post and the age limit, qualifications and other matters connected therewith, shall be as specified in columns 5 to 12 of the said Schedule.
- 5. Disqualifications.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provision of these rules with respect to any class or category of persons,

for the posts	ſ	or	t he	fosts	
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Whether age Period of and education probation If a DPC Method of In case of rectt, by Circumstances in which U.P.S.C. is to be consulted exists what rectt. whether promotion/transfer, nal qualinea- if any is its comby direct rectt, grades from which er by promo- promotion to be made position in making rectt. tions prescribed for tion or transfer the direct re-& percentage cruits will of the vacanapply in the cles to be filled by various case of promotees methods . 10 II 13 13

N.A. a years By transfer

Transfer:
By transfer of a suitable officer of Central Service Class I or Class II, holding equivalent status or drawing basic pay falling within the scale of pay applicable to the post

N.A. As required under the rules.

[File No. 35(10) 62/CG (Admin.)]

B. L. MITTAL, Under Secy.

#### New Delhi, the 22nd March 1963

S.R.O. 124.—In pursuance of sub-rule (2) of rule 134-A of the Defence of India Rules, 1962, the Central Government hereby authorises the officers mentioned in column 2 of the Schedule hereto annexed to exercise the powers conferred and discharge the duties imposed on an authorised officer under the said rule in respect of the public premises specified in the corresponding entry in column 3 thereof and situated within the local limits of their respective jurisdiction.

#### THE SCHEDULE

·				
Sl. No.	Officers authorised	Public premises		
I 2		3		
t A	All Military Estates Officers.	Premises under the Administrative control of the Ministry of Defence, which are		

- 2 All Presidents, Cantonment Boards.
- Station Commander of all Cantonments and Military Stations.
- 4 Commanders, (Indep) Sub Areas and Sub Areas.

Premises under the Administrative control of the Ministry of Defence, which are entrusted to the management of Military Lands and Cantonments Service.

Premises under the administrative control of the Ministry of Defence situated within the local limits of their respective jurisdiction.

[File No. 86116/Q3(11).]

#### ORDER

New Delhi, the 22nd March 1963.

**S.R.O.** 125.—In exercise of the powers conferred by sub-section (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), and of all other powers enabling it in this behalf the Central Government hereby directs that the powers exercisable by it under sub-rule (1) of rule 134-A of the Defence India Rules, 1962, shall also be exercisable by the officers mentioned in column 2 of the Schedule hereto annexed in respect of the public premises specified in the corresponding entry in column 3 thereof and situated within the local limits of their respective jurisdiction.

#### THE SCHEDULE

THE SCHEDULE						
Officers authorised	Public premises					
2	3					
All Deputy Directors, Ministry Lands and Cantonments and all Assistant Directors, Military Lands and Cantonments.	Premises under the administrative control of the Ministry of Defence which are entrusted to the management of Military Lands and Cantonments Service.					
Commanders, (Indep) Sub Areas and Sub Areas.	Premises under the administrative control of the Ministry of Defence situated within the local limits of their respective					
Station Commanders of all Cantonments and Military stations.	jurisdiction.					
	Officers authorised  2  All Deputy Directors, Ministry Lands and Cantonments and all Assistant Directors, Military Lands and Cantonments.  Commanders, (Indep) Sub Areas and Sub Areas.  Station Commanders of all Cantonments and					

(File No. 86116,Q3(11).]

S. S. L. KAKKAR, Jt. Secy.

#### New Delhi, the 22nd March 1963

S.R.O. 126.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of

Maj. P. K. Dass as a member of the Cantonment Board, Bakloh vice Major D. N. Ghosh resigned.

[File No. 19/34/G/L&C/56/875-G/D(C&L).]

S.R.O. 127.—The following amendment to the bye-laws for the regulation of slaughter houses in the Aurangabad Cantonment, made by the Cantonment Board, Aurangabad in exercise of the powers conferred by Section 208 of the Cantonments Act, 1924 (2 of 1924), is hereby published for general information, the same having been previously published and having been approved and confirmed by the Central Government, as required by Section 284 of the said Act, namely:—

#### Amendment

In the said byelaws, byelaw No. 4 shall be omitted.

[No. F. 12/44/G/L&C/61/871-G/D(C&L).]

#### New Delhi, the 23rd March 1963

S.R.O. 128.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Dalhousie by reason of the acceptance by the Central Government of the resignation of Major Hari Sivaram.

[File No. 19/2/G/L&C/57/892-G/D(C&L).]

**S.R.O. 129.**—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Major D. P. Bahl as a member of the Cantonment Board, Dalhousie vice Major Hari Siva Ram resigned.

[File No. 19/2/G/L&C/57/892-G/D(C&L).]

#### CANTONMENT REGULATION BYE-LAWS

#### New Delhi, the 25th March 1963

S.R.O. 130.—The following bye-laws for regulating the construction of pavements and culverts within the limits of Ajmer Cantonment made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clause (28) of section 282 and section 283 of the Cantonments Act, (2 of 1924), are hereby published for general information, the same having been previously published, and having been approved and confirmed by the Central Government, as required by sub-section (1) of section 284, of the said Act, namely:—

### Bye-Laws for Regulating the Construction of Pavements and Culverte within the Limits of Ajmer Cantonment

- 1. These byelaws may be called the Ajmer Cantonment (construction of pavements and culverts) Bye-laws, 1963.
- 2. Every person who intend to erect or re-erect pavements or culverts in relation to his house shall give notice in writing of his intention to the executive Officer.
- 3. The owner of the house shall under-take the construction of the pavement or culvert only after obtaining the sanction of the Cantonment Board.
- 4. The pavement or culvert shall be so constructed as to comply strictly with rules, bye-laws and the directions of the Cantonment Board.
- 5. The pavement or culvert shall be used for ingress to and egress from the house and shall not be used for any other purpose.
- 6. The owner of the house shall, at all times and at his own expense, maintain the pavement or culvert in a proper state of repair to the satisfaction of the Cantonment Board.
- 7. Any pavement or culvert allowed to be constructed on land not belonging to or not held on lease by the owner of the house, shall after construction be handed over to the Board. The responsibility for the proper maintenance and up keep of the pavement or culvert, as the case may be, shall, however continue to be that of the owner.

- 8. The pavement or culvert shall not be added to or altered except with the prior sanction in writing of the Cantonment Board, or under the directions from the Board. The expenses for such addition and alteration shall be borne by the owner of the house.
- 9. If the owner of the house makes any default in carrying out the work in relation to a pavement or curvert as directed by the Cantonment Board or neglects to maintain the same in a proper state of repair, the work may be carried out by the Cantonment Board. All expenses incurred in carrying out such work shall be recoverable from the owner of the house as if it were an arrear of tax.
- 10. The pavement or culvert shall be removed by the owner of the house at his own cost, should the Cantonment Board require him so to do, and in such an event the owner of the house shall not be entitled to claim any compensation whatsoever.
- 11. Where the land on which the pavement or culvert is to be constructed does not belong to the owner of the house, the sanction of the Cantonment Board for such construction shall not be deemed to confer on the owner any right, claim or title whatsoever, to such land.
- 12. A contravention of any of the provisions of the above byc-laws shall be punishable with fine which may extend to rupees one hundred and in the case of continuing contravention with an additional fine which may extend to ten rupees for every day during which such contravention continues after conviction for the first such contravention.

[No. F. 12/21/G/L&C/63/868-G/D(C&L)]

#### CANTONMENTS REGULATIONS

#### New Delhi the 25th March 1963

S.R.O. 131.—The following byelaws for the regulation or prohibition of the stabling or hearding of animals, so as to prevent danger to public health and for the licencing of premises for use as stables or cowhouses within the Ajmer Contonment made by the Cantonment Board, Ajmer, in exercise of the powers conferred by clause (11) and (37) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), are hereby published for general information the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Art. namely:—

#### BYELAWS

- 1. Definitions.—For the purpose of these beyelaws—
  - (a) "stable" means any house, shed, building, or room in a house, shed or building in which, horses, ponies, mules or donkeys, are lodged or fed;
  - (b) "cow house" means a house shed or building or room in a house, shed or building in which horned cattle are lodged and fed.
- 2. Any person who keeps within the Cantonment any horse, cow, buffalo, goat or any cattle whether for trade or for private use, shall intimate to the Executive Officer the number and class of animals so kept by him within a fortnight from the date of the publication of these bye-laws, or from the date on which the animal came into his possession, whichever is later.
- 3. No room, shed, courtyard, or premises shall be used as a stable or cowshed unless it provides at least forty square feet of floor area per animal.
- 4. The premises used as stable or cowhouse shall fulfill the following sanitary requirements, namely:—
  - (a) It must be well ventilated;
  - (b) The floor should be such as can be easily kept clean;
  - (c) The keeper shall daily clean or wash with water the floor of the premises, and shall drain all wash water and other offensive liquid matter into the public drain by means of a proper and regular drain connected thereto:

- (d) No dung, litter or offensive matter shall be kept in such a manner or situation as to pollute any drinking water or cause the breeding of flies.
- 5. On the occurrence or suspected occurrence of any infectious discass amongst the cattle or animal kept in the Cantonment, the keeper shall immediately segregate the animal or cattle affected or suspected to be affected, and make suitable arrangements for its veterinary treatment.
- 6. The keeper shall carry out all instructions issued by the Executive Officer or any other officer duly authorised by the Board to prevent suspected disease from spreading amongst his other cattle or amongst cattle in the Cantonment.
- 7. The Board may prohibit the herding or stabling of a herd of cattle within close proximity of any residential quarters, school hospital or in any open areas. A herd for this purpose shall consist of not less than six animals.
- 8. The Cantonment Roard may allot areas in the Cantonment for the owners of hards of cattle to make cow dung cakes on such conditions as it may consider autable.
- 9. No owner of milch cattle shall feed such cattle on filth, litter or fooder unfit for consumption, or likely to spread or cause disease among the cattle.
- 10. Any person who commits a breach of any of the byelaws shall, on conviction by a Magistrate, he punishable with fine which may extend to fifty rupees and in the case of continuing breach with an additional fine which may extend to five rupees for every day during which such breach continues after the conviction for the first such breach.

INo. F. MF 12/15/G/L&C/63/870-G/D(C&L).

K. VENUGOPALAN, Under Secy.

#### New Delhi, the 25th March 1963

S.R.O. 132—In exercise of the powers conferred by the Proviso to sub-rule (d) of Rule 3, read with clause (i-a) of the proviso to clause (k) of Rule 4, of the Tarritorial Army Rules 1948, the Central Government hereby direct that recruitment to Tarritorial Army units may be made from persons (being citizens of India) irrespective of their place of residence.

[No. F. 47671/GS/TA3/1653/63/D(GS-III).]

J. N. GOYAL, Dy. Secy.

#### New Delhi, the 26th March 1963

S.R.O. 133.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act. 1924 (2 of 1924) the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Barrackpore, by reason of the acceptance by the Central Government of the resignation of Shri P. K. Dey, W.B.C.S., Magistrate, 1st Class.

[File No. 19/19/G/L&C/54/927-G-D(C&L).]

S.R.O. 134.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act. 1924 (2 of 1924), the Central Government is pleased to notify that Shri P. N. Mullick. Magistrate. 1st Class. has been nominated as a member of the Cantonment Board Barrackpore. by the District Magistrate, 24-Pargangs, Alipore, in exercise of the powers conferred under section 13(3) (b) ibid vice Shri P. K. Dey, W.B.C.S., Magistrate, 1st Class, resigned.

[File No. 19|19|G|L&C|54|927-G|D(C&L).]

#### New Delhi, the 27th March 1963

S.R.O. 135.—The following amendments in the byelaws for the regulation and inspection of slaughter houses in the Chakrata Cantonment framed by the

Cantonment Board, Chakrata, in exercise of the powers conferred by section 208 and clause (30) of section 282 of the Cantonments Act, 1924 (2 of 1924), published with the late Government of United Provinces notification No. 1003/xi-40-C, dated the 21st April, 1925, are hereby published for general information, the same having been previously published approved and confirmed by the Central Government as required by section 284 of the said Act, namely:—

In the said bye-laws-

- (i) byelaws 8, 9, 10 and 11 shall be omitted;
- (ii) in byelaw 12, the words and figure "and unless the fee prescribed in byelaw 8 has been paid" shall be omitted;
- (iii) in byelaw 13, the words and figure "the fee prescribed in byelaw 8 above has been paid" shall be omitted.

[No. F. 12|52|G|L&C|61|926-G|1|D(C&L).]

S.R.O. 136.—The following amendment made by the Cantonment Board, Dehra Dun, in exercise of the powers conferred by clauses (28), (30) and (39) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), to the byelaws for the regulation and inspection of Slaughter Houses in Dehra Dun Cantonment published with the notification of the former Government of United Provinces No. 3675/XI/19/C, dated the 3rd December, 1925, is published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, pamely:— 284 of the said Act, namely:—

#### Amendment

In the said byelaws, byelaws 5, 6, and 7 shall be omitted.

[No. F. 12|10|G|L&C|62|926-G|D(C&L).] K. VENUGOPALAN, Under Secv.

#### New Delhi, the 28th March 1963

- 5.R.O. 137.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President is pleased to make the following rules to amend the Civilians in Defence Services (Revised Pay) Rules, 1960 published with the Ministry of Defence Notification No. 6-E, dated the 15th September, 1960, as amended from time to time, namely:-
- (1) (i) These rules may be called the Civilians in Defence Services (Revised Pay) (Amendment) Rules, 1963.
  - (ii) They shall be deemed to have come into force on the 1st day of July, 1959.
- 2. In the schedule to the Civilians in Defence Services (Revised Pay) Rules, 1960:
- (a) In Part 'A' Section I under the heading 'Posts in A.F.H.Q. and Inter-Service Organisation' the following amendments shall be made, namely:-
  - Against the post of 'Comptomist' for 'Rs. 60—3—81—EB—4—125—5—130 plus Rs. 15 as special pay' and 'Rs. 110—3—131—4—155—EB—4—175—5—180 plus Rs. 15 p.m. as special pay' read 'Rs. 60—3—81—EB—4—125—5—130' and 'Rs. 110—3—131—4—155—EB—4—175—5—180' respectively.

Against the posts of 'Punch Card Machine Operator' and 'Puncher/Verifier' for

(i) Rs. 60—5/2—75—3—105
(ii) Rs. 60—3—81—EB—4—125—5—130 / 3—131—4—155—EB—4—175—5—180
plus Rs. 10/- p. m. as special pay reed (i) 'Rs. 60—5/2—75—3—105'
(ii) 'Rs. 60—3—81—EB—4—125—5—130.'

and 'Rs. 110-3-131-4-155-EB-4-175-5-180' respectively:

- Against the post of 'Machine Operator' for 'Rs. 60-3-81-EB-4-125-5-130 plus Rs. 10 p.m. as special pay' and 'Rs. 110-3-131-4-155-EB 4 175 5 180 plus Rs. 10 p.m. as special pay' read 'Rs. 60 3 81 EB 4 125 5 130' and 'Rs. 110 3 131 4 155 EB 4 175 5—180' respectively.
- Against the posts of 'Superintendent' and 'Assistant-in-Charge' for 'Rs. 350-25—575 (persons appointed by promotion are entitled to a minimum pay of Rs. 400), read 'Rs. 350—25—575 (persons appointed by promotion or transfer will be entitled to a minimum pay of Rs. 400)'.

(b) In Part 'C' Section II 'Posts under the Directorate of Ordnance Service' the following entries shall be inserted, nam ly:—

Name of post	Pre-1931 scale	Prescrited scale	Revised
	Rs.	Rs.	Rs.
Radio Mechanic .		90—5—125—EB—6—185	150—5—175—6—205— EB— <b>7—</b> 240.
Gun-Fitter Fitter Signal	••	60—5/2—75—EB—3—105	110—3—131—4—143— EB—4—155

(c) In Part 'C' Section V 'Posts in Lower Formations under General Staff Branch (Excluding College of Military Engineering)' the following entries shall be inserted, namely;—

Name of post	Pre-1931 scale	Prescribed scale	Revised scale
	Rs,	Rs.	Rs.
Technical Lab. Assist I. M. A. Storekeeper Grade III		150—7—185— <b>8—22</b> 5 60—381 —EB—4-1 <b>25—5</b> —	20572408280 11031314155 EB41755180
Gas Engine Minder	• • • • • • • • • • • • • • • • • • • •	35— <b>1</b> —50	75—1—85—EB—2—95

(d) In Part 'C' Section VI 'Posts in Lower Formations under QMG's Branch' the following entries shall be inserted, namely:—

Name of post	Pre-1931 scale	Prescribed scale	Revised scale
	Rs.		Rs.
Assistant Accountant	• ••	80-5-120-EB-8- 200-10/2-220 plus special Pay of Rs. 20	130—5—160—8—200— EB—8—256—EB—8— 280—10—300—plus special Pay of Rs. 20/-
Fitter	•	60—5/2—75—EB—3— 105	110-3-131-4-143- EB-4-155
Boiler Attendant .		60—3/2—75	1103-131
Crusher Operator	• ••	40—2—60—EB—3/2— 75	85—2—95—3—110—EB 3—128
Crusher Attendant		35—1—50	751-85EB2-95
Electrician	•	90—5—125——∃B—6— 155—Ed—0—185	150—5—175—6—205— BJ—7—240
Mess Cook Grade II		3 <del>0—1</del> —3	70-1-80-EB-1-85
Head Camp Gu rd		35—1—50	75—1—85—EB—2—95
Jemadar		35150	75—1—85—EB—2—95
Draftsman		<b>75</b> ─3 <del>···</del> ¹: <b>5</b>	1251314155
Bellow Boy	• ••	20-1-25	<b>55—1—</b> 60

#### (e) In Part 'C' Section VIII 'Posts under Naval Headquarters'

(i) the following entries shall be inserted, namely:-

Name of post	Pre-1931 scale	Prescribed scale	Revised scale
	Rs.	Rs.	Rs.
orema "Naval Dockyard, " Bombay oreman of Boiler Maker, " Naval Dockyadd, Bombay "		30020500	45025575
enior Foreman (Labo- ) ratory)		300—20460	450-25-575

(ii) the following amendment shall be made, namely:--

Against the post of 'Storeman' insert in Col. 2 the pre-1931 scale of 'Rs. 50-4-90-3-120'.

(f) In Part 'C' Section XI 'Posts in Lower Formations in the Research and Development Organisation' the following entries shall be inserted, namely:—

Name of post	Pre-1931 scale	Prescribed scale	Revised scale
	Rs.	Rs.	Rs.
Gazetted posts			
Technical Librarian	, ,	275—25—500 —EB—30 —650—EB—30—800	3,0 -25-500 - 30-590- EB-30 -800-EB- 830-35-900
Non Gazetted posts			
Industrial Staff			
Proof Reader (D.S.L. Delhi)	••	100—5—125—6—155— EB—6—185	15051756205 EB7240

[File No. 1(4)/59/D(Civ-1).] S. DEVANATH, Dy. Secy.